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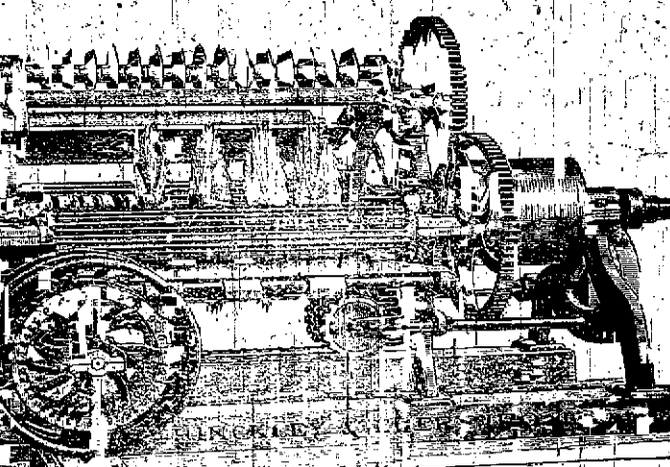


RATES REDUCED: - OUR
On Persons Engaged in Non-Haz-
ardous Occupations.

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The Fidelity and Casualty Co. of N.Y.
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ACTIVE AGENTS WANTED.

IMPORTANT NOTICE.



TO ALL WHOM IT MAY CONCERN:
Having come to our knowledge that certain persons are engaged in the manufacture of false money or the like, we desire to give notice to all that we have reason to believe that such persons are to be found in the city of Bangor, and that we will be compelled to institute proceedings for the recovery of damages for any infringement of our rights.

PARALLEL GANG EDGERS,
HARDWARE,
Mills, Bonzini, Mol. Co.,
Paints and Kettles, &c.
Sashes, Room Papers.

W. P. DICKEY & CO.

MAINE.

BANGOR, January 23rd, 1886.

ANOTHER LOT.

Nice Transparent Glycerine Soap,
AT 10 CENTS A BAR.

W. C. TRUE DRUGGISTS, East Side Drug Store.

W. C. TRUE DRUGGISTS

BOUTELLE & BURR, PROPRIETORS.

C. A. BOUTELLE, EDITOR.

All business letters should be addressed to the Advertiser & Courier, and communication concerning the publication should be addressed to the Editor of the Advertiser & Courier.

FRIDAY, APRIL 30, 1886.

Numerous prizes have been given out of the lady, who, it is alleged, is to become Mrs. Grover Cleveland. No two of the cuts look alike, and yet each paper claims that it is a splendid likeness of the outfit.

One of the four fraudulent Democratic Senators from Hamilton County, Ohio, has been indicted by the Grand Jury for selling goods to a Cincinnati City Infantry at exorbitant prices and rendering false bills. This is one of the men the Democrats are trying to keep in his seat regardless of the fact that he is not elected.

The New York Herald thinks it is about time that the Administration to prepare its "water-tight" as regards the fish-cult question. Referring to the claims of Canada it says: "No Administration of the United States by any party can afford to agree to those claims or to writer from protection of a disturbance against them."

Frederick Douglass, Recorder of the District, has received formal invitations to the President's office at receptions the past winter, but when President Grant was President, "Uncle Tom" was not invited.

Yankee, he has also received an invitation from President Cleveland to step down, and out to make room for the Democratic party work.

There is considerable opposition to the nomination of the postmaster at Jackson, Ill., and it is claimed that the new incumbent, who has not yet been confirmed, has taken office too advanced a position in the primaries that have just been held in that county. Let us see, did not Cleveland say that his appointment would not be permitted to run no-federal campaign?

The Belfast *Advocate* gets very wrathful with the Republican papers for calling attention to the iniquity of the present Democratic House, and declares that, in his opinion the House has made fair progress, but what does the *Advocate* propose to do? It is not enough to claim that the people of Northern states that do not like the bill should be allowed to have a sufficient representation in the House. The *Advocate* says that the Representatives who have helped to make the present Congress a mere costly and frivolous assembly of a democratic body.

Representative Storni, of Pennsylvania, who has been reported as one of the Democrats in favor of the Morrison bill, denies the statement. He says: "I have no intentions of voting for the Morrison bill as it stands and have given no authority to any one to do so. If it is not changed decidedly I will vote against it."

When she [Adams] got her wings too giddy for her toleration, she sought the peaceful *Heaven*. That being denied her, she sought the *Heaven* of the underworld.

Then he [people] rose in the ministry; gray-haired, bearded, hoary-haired,

eagerly flushed the front. It was that while a Chris' army stood appalled, a holy war for death.

I am standing now very near you on the spot where I stood when I took the oath of office in 1861. Your demonstration now excites me with a sense of the responsibility of the trust I have been given.

I have shown you a copy of my resolution, not done, but I have done my best.

The accounts of the reception tendered Jefferson Davis and the like of glory that is thrown over the "lost cause" among the people seem indeed at Montague, Alabama, causes no little indignation among the royal soldiers. It is especially if in the President of the Southern Confederacy and not Mr. Davis in his capacity as a private citizen that the people of Montgomery are honoring a sentiment shown in the fact that the very spot upon which he took the oath of allegiance to the *Confederacy* to overthrow the *Union* was selected as the place for these exercises. Considerable stress is laid upon the fact that the Stars and Stripes were above the scene and crowd, but think of Jefferson Davis standing beneath the folds of a flag that was emblem and giving expression to the following sentiment:When she [Adams] got her wings too giddy for her toleration, she sought the peaceful *Heaven*. That being denied her, she sought the *Heaven* of the underworld.

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eagerly flushed the front. It was that while a Chris' army stood appalled, a holy war for death.

I think it is a failure.

The Washington correspondent of the Springfield *Advertiser*, a paper that has been very hard to rouse President Cleveland's shortsightedness, signs up in his first year of Democratic rule, and, giving the Adminis-tration the benefit of every doubt, comes to the conclusion that it is a failure.

It may be remedied if the party is given a chance to re-examine the bill.

The *Advertiser* says that the party is given a chance to re-examine the bill.

The opposition of the Morrison bill after a canvass of the House says they can count upon the following Democrats as positively of posing to any "truly revision": Green, Pidcock and McAfee of New Jersey, Randal, Curtis, Boyle and Emerman of Pennsylvania, Findlay of Maryland, Arnott and Spriggs of New York, Shyer of West Virginia, Henley of California, Land of Texas, Gay, Irion and Martin of Louisiana, and Lettice, Warner, Foran, Geddes, Wilkins and Seney of Ohio, 22 in all. Nine Democrats are put down as doubtful, and five Republicans are put down as possibly in favor of the bill. Of course no canvass of this kind can be accurate as entirely accurate, but it is sufficient to show that the opponents of the bill have very good reasons for their confidence.

That great outcrop of reform, the New York *Times*, has been shown up in its two colors in the telephone investigation.The *Times* has been very severe in its denunciation of the Bell Telephone Company for making a scandal in use of money to influence newspapers, and yet it who brought out in the telephone investigation that the *Times* had solicited and received an article for publication from the Bell Company for which services it was paid \$1,000. Referring to this transaction the New York *World* says:By a singular coincidence it was in February last that the *Times* announced in double lead earnestness that the wicked Bell Telephone Company had bribed all the newspapers in the city to abuse President Cleveland, and that it was in connection with the Pan-Electric scandal.The *Times* on Feb. 3d, said in double lead:

The Pan-Electric scandal, involving corruption in politics, as at Washington, is of a similar nature in comparison with the Bell Telephone scandal. Involving certain newspaper editors in the city of New York.

The *Times* says by the card, The \$1,000 Bell Telephone scandal was no small matter in the opinion of the *Times*. But the only "certain newspaper editor" seriously involved seems to have been the editor of the *Times*.

Mr. George William Curtis, one of President Cleveland's warm supporters, in commenting upon Attorney General Garfield's testimony before the committee investigating the telephone scandal, felt constrained to express his disapproval of Garfield as follows:

The Attorney General's testimony does not seem to us to explain his position satisfactorily. The charge against him is a disregard of the properties of his official position, which necessarily implies public confidence. When a private or state very important measure is taken, the organization of the Pan-Electric is shown to be given a Senator of the United States a large amount of the stock of their venture, he is morally bound to ask why he has given up his office, and if in the light of all experience, to suspend his office, to scrutinize every such occurrence.

It is unfortunate that the Attorney General of the United States in such a position should be called upon to give his testimony before a committee investigating a scandal which showed his singular unconcernness of the gravity of the situation. His remarks that he had made little money at poker and that he wished that the effort of the telephone company to have him named out better, were very far from forcible, and tended only to confirm the conviction that a public man of such extraction and many want of perception is wholly out of the Cabinet.

The report comes from Washington, however, that the President has no intention of getting rid of Garfield and will attempt to carry him through no matter what may be the report of the committee, it seems from this that the reformers do not agree.

Chairman Brown has issued his call for the Democratic State Convention, which is to meet in this city June 2d, and includes all electors who believe in an economical Government, of six per cent. Democratic cause. That call does not yet, but the Democratic ticket for the last year is not so much to impress the people favorably with the Democratic idea of economy. Big business has been recently been presented to Congress, and the *Advertiser* is estimated at \$100,000,000 in money necessary to carry on the work for the next year, are some \$50,000,000 in loan dollars in excess of the amount required by the "expedition". The local administration just preceding Mr. Brown also thinks there should not be a large surplus to tempt Congress to indulge in large expenditures, but he does not himself no uneasiness on that score as the Democratic Adminis-tration is well determined to get away with the surplus as much as possible. It will also be remembered that there were no debts of the and hanging around the Treasury during some years ago when the Democratic party was engaged in trying to keep its seat regardless of the fact that it was not elected.The New York *Advertiser* thinks it is about time that the Administration to prepare its "water-tight" as regards the fish-cult question. Referring to the claims of Canada it says: "No Administration of the United States by any party can afford to agree to those claims or to writer from protection of a disturbance against them."The New York *Advertiser* thinks it is about time that the Administration to prepare its "water-tight" as regards the fish-cult question. 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"Prisoner, have you any objection to be tried by me as president or by any member of this court-martial?" asked the field-officer who had been detailed for the duty of presiding over the court.

"No sir," I answered, for it was my most unavoidable situation that morning to be brought to the court-room for trial, having been "put back" by my co-inmate for a few days before on charge of having been asleep at my post while on duty—an offence characterized in my indictment as "conduct in prejudice to good order and military discipline."

The members composing the court were then sworn and the trial proceeded in the tumbrous fashion peculiar to military tribunals. The President laboriously writing down every word of the evidence as it was uttered. The Sergeant who had been in charge of the guard at the time of my alleged offence was the principal witness against me, and he began to describe, with grotesque ungrammatical volubility, how he had found me stretched on the ground asleep, but was at once pulled up sharply by the President, who ordered him to say what he had to say in as few words as possible.

"Was the prisoner sober?" asked one of the officers when the Sergeant had finished his evidence.

"Quite sober, sir," replied the man of staves.

The man who composed the relief having corroborated the Sergeant's statement, I was called upon for my defence.

I therefore intimated to the court that shortly before my two hours of duty had expired I saw a white figure carrying a drawn sword pass close to my post, and that, being of a nervous, excitable temperament, I was so frightened that I fell to the ground in an unconscious state, and only recovered when I was roused by the sergeant of the guard.

"Prisoner," remarked the President, "in my twenty years experience of the army, I have observed on numerous courts-martial, and have heard all kinds of ingenious defences put forward by men in your present position in excuse of the offence; with which they were charged, but your line of defence is the most remarkable that has come under my observation. Who, do you think, will credit a story of that description?" Assuredly not I, for one. Now, prisoner," continued the Major in a kindly tone, "I must advise you that your action in submitting to the court a statement of that description is extremely injurious. You will do yourself a positive injury by persisting in it, not only with regard to the probable extent of your punishment, but also to your reputation as a soldier. It will be far better for you simply to own that you were asleep. You are a young man who has served but six months in the regiment, so, under the circumstances, assuming that you adopt my suggestion, which is assuredly meant for your good, the court may think fit, consistently with the duty demanded of it by the hard and fast requirements of military law, to recommend a much lighter sentence of imprisonment than would be administered to an older and more experienced member of the service."

"I can only tell the truth, sir," I urged.

"That, then, is your defense—that you were frightened by the figure you saw," asked the officer in a tone of vexation.

"That is my defense, sir," I replied.

"Very well," said the President, writing down my statement. "Escort, remove the prisoner. Stop! About his character? Call the captain of his company."

My captain, answering the summons, stated that my conduct had been most exemplary, after which I received the command, "Left turn, quick march!" and was removed to the guard-room, and the members of the court-martial began their deliberation on the duration of the period of imprisonment which they meant to inflict upon me.

I shall now relate the facts in connection with the appearance of the "figure" before alluded to. At one o'clock on the morning of my arrest, I was posted on sentry in front of a wall which had been built on the face of a cliff overhanging the beach. Why that particular spot required guarding, when any attempt on the part of a soldier to break out of barracks would be equivalent to committing suicide, as the rock had a sheer unbroken descent of one hundred and fifty feet, was a matter of puzzling speculation to the men of all the regiments which in turn occupied the quarters I refer to. A tradition, however, which was referred to me by an aged veteran who officiated as a barrack laborer, threw some light on the subject.

Many years before, the colonel of a regiment which was about to leave the town in order to embark for India, placed a sentry on the spot to prevent his men from throwing over the cliff the rubbish which accumulated in changing quarters, and the relieving regiment, finding this man on duty, had supplied his place without troubling themselves about the why and wherefore, the post became in consequence a permanent institution, and a sentry guards the wall to this day.

The morning on which I was on guard was exceedingly cold and frosty. The moon shone brightly, throwing the dark shadow of the adjoining officers' quarters half way across the parade ground in front. In the valley beneath I could see distinctly every gable and chimney of the houses of the old-fashioned town that nestled so cosily in the hollow between the precipitous cliffs. The moon was reflected brightly in the ocean to the south, and by its light I could see the glittering bayonet of the sentry who guarded the government stores on the pier, a mile distant. Our gallant soldiers on duty, however, have but little regard for the picturesque, and like most men similarly situated, I was wearing for the termination of my two hours' vigil, and little inclined to admire the surrounding scenery. At length the clock struck three, and I was at once filled with a feeling of cheery satisfaction at the immediate prospect of being relieved, and of returning to the warm guard-room and drinking a cup of hot coffee before turning off to sleep.

I heard the sentry on the gate lustily shout "Sentry-go!" as a summons for the relief to turn out, and just as I was preparing to take a last turn on my post, I perceived, at the extremity of the shadow cast by the officers' quarters, a ghostly figure in a long white robe, bearing in his hand a drawn sword. I endeavored to shout for assistance, but was so "harrowed with fear and wonder" that I was unable to articulate a single word, but stood perfectly transfixed staring at the apparition. It moved slowly past me; but when it turned round and raised its disengaged hand to its white head-covering, as if in salute, its aspect so filled me with terror that being, as I mentioned, before a nervous temperament, I fell to the ground and only recovered consciousness when a minute or two afterwards. I was vigorously shaken up by the sergeant of the guard.

That non-commissioned officer, along with the men of the relief, laughed heartily when I described the fright I had received and remarked that I had been dreaming. The Sergeant, however, performed the duty required of him by the rules of discipline in an inexorable fashion. He deprived me of my arms and belts, and confined me in the prisoners' quarters in the guard-room.

Next day I was taken before the commanding officer, a hot-headed Welshman, whom I shall call Colonel Morgan, charged with having been asleep at my post.

WRIGHT'S INDIAN VEGETABLE SALAD.

DRS CURE BUSINESS.

They're perfectly safe to take, being purified and prepared with the greatest care from the best rigs. They relieve the sufferer at once by carrying off all impurities through the bowels. In druggists' boxes.

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I hold by your Cut here
in old his left hand be
appearance of a large
at all to no purpose
became a tuning sore.

He then had two of
his blood became more
less time for the next to
in the chin, beneath the
very offensive. His head
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two months old, when
died, his mother having
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had taken one bottle of
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The scars on his hands
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the homestead, the homestead of the author, he
school-house, and other illustrations, and to be
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The partnership formerly existing between the
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DANIEL CARTER,
WALTER C. RAYNES

Bangor, April 19th, 1886

april 20

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